

## GOVERNMENT OF ANDHRA PRADESH

### A B S T R A C T

Public Services – Commercial Taxes Department – Smt T.Srikala, Asst.Commissioner(CT) – Stayed away from duties w.e.f.26.12.2008 - Disciplinary proceedings – Enquiry conducted – Charges proved – Punishment of removal from service - Imposed – Orders – Issued.

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### REVENUE (CT.I) DEPARTMENT

G.O.Ms No. 476

Dated.24.08.2013.

Read the following:

1. CCTs Ref No.D1/1925/2009, dated.21.03.2009.
2. GO Rt No.1595, Rev(Vig.I) Dept., dated.07.11.2009.
3. Represetnaion dated.30.11.2009 of Smt T.Srikala, AC(CT).
4. GO Rt No.298, Rev(Vig.I) Dept., dated.22.02.2010.
5. CCTs Ref No.D1/1925/2009-2, dated.17.11.2011.
6. Govt. Memo No.5067/CT.I(1)/2012, dated.13.02.2012.
7. Representation dated.09.03.2012 of Smt T.Srikala, AC(CT).
8. Govt. Letter No.5067/CT.I(1)/2012, dated. 10.06.2013.
9. From the Secretary, APPSC Letter No.1360/RT/3/2013, Dated.24.06.2013.

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### ORDER

Charges were framed in the reference 2<sup>nd</sup> read above against Smt T.Srikala, Assistant Commissioner(CT) for her unauthorised absence from duties w.e.f.26.12.2008. She has submitted in the reference 3<sup>rd</sup> read above her written statement of defence. As her explanation was not convincing. Government ordered inquiry into the matter vide reference 4<sup>th</sup> read above. The Inquiry Authority submitted his enquiry report, vide reference 5<sup>th</sup> read above, holding the charges framed against the charged officer as held proved.

2. Copy of the I.A report was communicated, vide reference 7<sup>th</sup> read above to Smt T.Srikala, AC(CT) for her explanation. She submitted her explanation in the reference 7<sup>th</sup> read above stating that all the earlier leaves availed of by her were with prior permission of the Head of the Department and that her leave extension was communicated well in advacnce and that it was not correct to consider her leave as absconding and requested to drop the charges.

3. After examinisation of the above said explanation of the C.O., it is observed that her earlier leaves availed of were not with the prior sanction of the H.O.D., that her mere request for extension of leave cannot be claimed as a matter of right and hence it is correct to consider her application for leave as that of absconding from duties voluntarily.; and further She also proceeded to USA without prior permission from the competent authority.

4. After careful examination of the above said matter Govt., have taken a provisional decision to impose punishment of removal from service on the individual.

5. The APPSC was consulted on the above said provisional decision of the Govt. i.e. to impose penalty of removal from service against Smt T.Srikala, AC(CT), and the APPSC, vide reference 9<sup>th</sup> read above, has agreed with the proposal of the Govt., to impose penalty of removal from service against Smt T.Srikala, AC(CT) and advised accordingly.

(P.T.O)

**:: 2 ::**

6. Govt. after careful examination of the matter decide and hereby inflict penalty of removal from service against Smt T.Srikala, AC(CT), for her unauthorised absence from duties from 26.12.2008 under rule 9 of APCS(CC&A) Rules, 1991.

7. The Commissioner of Commercial Taxes, A.P., Hyderabad shall take further necessary action accordingly in the matter.

(BY ORDER AND IN THE NAME OF GOVERNOR OF ANDHRA PRADESH)

**S.P.SINGH**  
**PRINCIPAL SECRETARY TO GOVERNMENT**

To

Smt T.Srikala, Asst.Commissioner(CT) through the Commissioner of Commercial Taxes, A.P., Hyderabad.

The Commissioner of commercial Taxes, Andhra Pradesh, Hyderabad.

The District Treasury Officer, Hyderabad

The Pay and Accounts Officer, Hyderabad.

SF/SC.

**// FORWARDED BY ORDER //**

**SECTION OFFICER**